

# 4d6 SYSTEM OPEN LICENSE

This license (the "Agreement") is an agreement between a publisher or author ("You") and McNabb Games LLC ("MGR"), that grants You an irrevocable, non-exclusive, royalty-free, worldwide license to publish and distribute tabletop roleplaying game materials (the "Work") based on and incorporating the Morgalad Fantasy RPG Starter Book ("4d6 System ") and declaring compatibility with the 4d6 System. By including the words "Compatible with the 4d6 System" on the cover of the Work, or by including the "Compatible with the 4d6 System" logo on the cover of the Work, or by including these items on or in any advertising, promotions, press releases, or other documents affiliated with the Work, You indicate Your acceptance of the terms of this Agreement.

The Work may include any or all text included in the 4d6 System. It may not include text, art, or other content from other MGR publications..

The Work must include the phrase "Compatible with the 4d6 System" or the "Compatible with the 4d6 System" logo on the cover of the Work. And it must include within the Work, wherever the Work otherwise lists legal and copyright information, the following text:

"This product is an independent production and is not affiliated with McNabb Games LLC. It is published under the 4d6 System Open License, found at [www.morgalad.com](http://www.morgalad.com).

4D6 SYSTEM and its logo are trademarks of McNabb Games LLC in the U.S.A. and other countries. All McNabb Games characters and character names, and the distinctive likenesses thereof, are trademarks of McNabb Games LLC."

The Work may not use or incorporate the 4d6 System logo, the MGR logo, or any other trademark of MGR, except the "Compatible with the 4d6 System" logo.

You may use any authorized version of the "Compatible with the 4d6 System" logo. You may not crop or alter the logo in any way, except to resize it proportionally.

You may not market or advertise the Work using the name of any contributor unless You have written permission from the contributor to do so.

Other than to acknowledge that the Work is produced and distributed under this Agreement, neither the Work nor any advertising, promotions, press releases, or other documents affiliated with the Work may contain any claim that You or the Work has been sanctioned or approved by MGR, or is affiliated with MGR in any way.

Neither the Work nor any advertising, promotions, press releases, or other documents affiliated with the Work may contain racist, homophobic, discriminatory, or other repugnant views; overt political agendas or views; depictions or descriptions of criminal violence against children; rape or other acts of criminal perversion; or other obscene material.

The Work may not infringe, wrongfully use, or misappropriate the intellectual property rights of any third party. You hereby indemnify MGR and undertake to defend MGR against and hold MGR harmless from any claims, suits, loss, and damages arising out of alleged infringement, wrongful use, or misappropriation of any third party's intellectual property by the Work. The indemnification obligations shall survive the termination of this Agreement.

MGR takes no responsibility for the Work. You agree to hold MGR and its officers, partners, and employees harmless in the event that Your publication of the Work results in legal action.

The 4d6 System, the "Compatible with the 4d6 System" logo, the 4d6 System logo, the MGR logo, and all other trademarks of MGR belong solely and exclusively to MGR.

If You breach any of the terms of this Agreement, it results in automatic termination of the Agreement. Unless the breach is cured to MGR's sole satisfaction and such cure is documented by a written agreement between You and MGR within 15 days of breach, You must immediately recall and destroy all existing copies of the Work. You may additionally be subject to damages as a result of breach.

This Agreement shall be governed by and construed in accordance with the laws of the State of Louisiana, USA, without giving effect to any principles of conflicts of law. Any action arising out of or relating to this Agreement shall be brought in a court of competent jurisdiction located in the State of Louisiana, USA.

This Agreement constitutes the entire agreement between You and MGR with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or understandings, whether oral or written.

This Agreement may not be amended except in writing signed by You and MGR.

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

The failure of MGR to exercise or enforce any right or provision of this Agreement shall not constitute a waiver of such right or provision. You agree that any cause of action arising out of or related to this Agreement must commence within one (1) year after the cause of action arose; otherwise, such cause of action is permanently barred.

